COMPLAINT

(for non-prisoner filers without lawyers)

U.S. DISTRICT COURT EASTERN DISTRICT-WI FILED

2011 JAN 24 P 2: 50

JON W. SANFILIPPO CLERK

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

(Full	name of plaintiff(s))		
Brar	ndy Bond		
213	W Wabash Ave Waukesha WI 53186		
/E 11	V.	Case Number: 17-C-0114	
	name of defendant(s))	(to be supplied by Clerk of Court)	
Mich	nael Poma		
Grai	nd Ave Mall, Universal Security		
A.	PARTIES		
	1. Plaintiff is a citizen of Wisconsin (State)	and resides at	
	213 W Wabash Ave Waukesha WI 53186	414-915-3935	
	(Address)		
	(If more than one plaintiff is filing, use another piece of paper.)		
	2. Defendant Wisconsin Hospitality Gro	pup	
		(Name)	

is (if	a pers	on or private corporation) a citizen of Wisconsin Hospitality Group	
and	(if a ne	(State, if known) resides at 2120 Pewaukee Rd Suite 200 Waukesha WI 53188	
uria	(II u pe	(Address, if known)	
and	(if the	defendant harmed you while doing the defendant's job)	
	1 16	Wisconsin Hospitality Group 2120 Pewaukee Rd Suite Waukesha WI 53188	
wor	ked for	(Employer's name and address, if known)	
	(If y	ou need to list more defendants, use another piece of paper.)	
В.	STATEMENT OF CLAIM		
	On the space provided on the following pages, tell:		
	1.	Who violated your rights;	
	2.	What each defendant did;	
	3.	When they did it;	
	4.	Where it happened; and	
	5.	Why they did it, if you know.	
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Mike Poma

Shops of Grand Avenue

Universal Companies Security

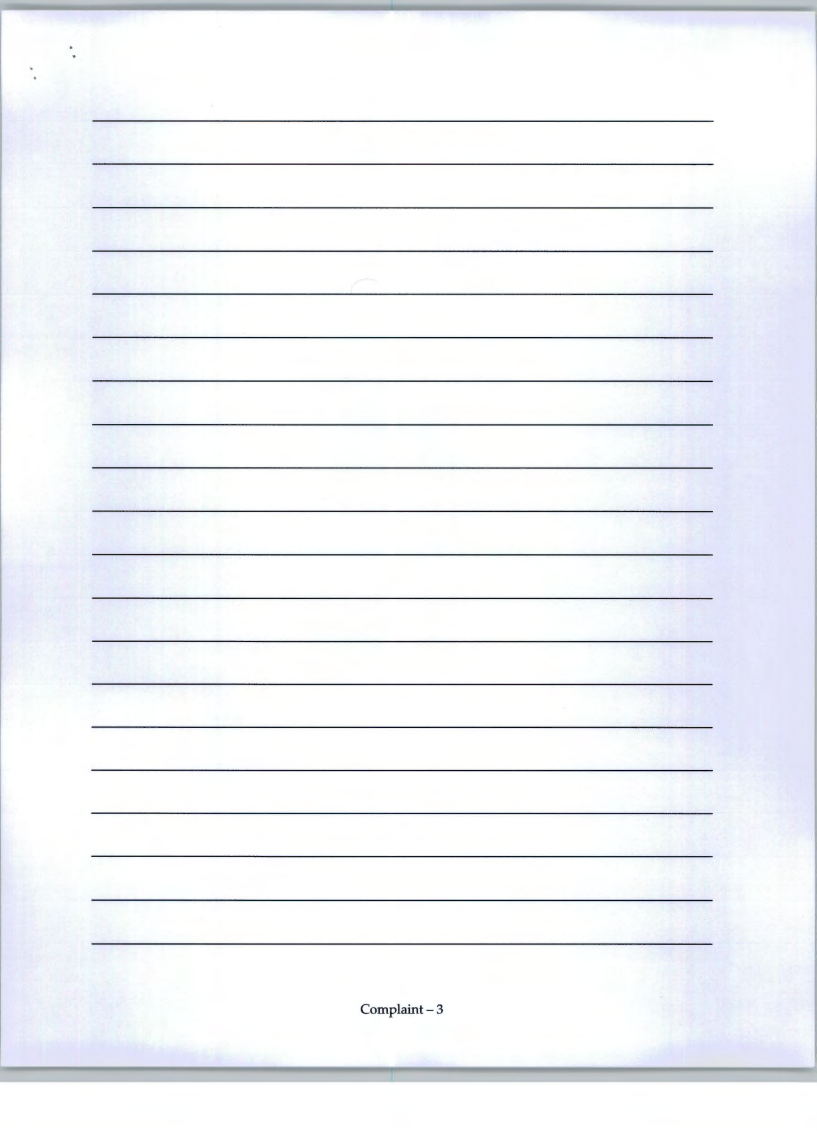
Wisconsin Hospitality Group

Statement of Claim

It is the claim of Brandy Bond Milwaukee resident of 840 W. Juneau # 23 Milwaukee WI, that Mike Poma, General manager of Applebee's violated Brandy Bond's constitutional rights of freedom of speech by calling the Milwaukee Police department and having her arrested for complaining after being abused by himself (Mike Poma) and his staff.

While dining at Applebee's located at 212 W. Wisconsin Ave. on April 21, 2016 at approximately 2:30 PM, Brandy Bond a regular customer and former employee of Applebee's, after questioning the hiring practices of Mike Poma. Was withheld a bowl of soup that was ordered accompanying a glass of wine. During this ordeal personal space was violated by Mr. Poma and Universal Companies security staff, Brandy Bond was verbally assaulted by an Applebee's waitress being called "a heifer" this chain of events of being served alcohol, withheld food, verbally assaulted, and physical intimidation caused Bond to have a Posttraumatic stress disorder Induced anxiety attack. That resulted in an arrest that damaged Brandy Bond 16th district Wisconsin State assembly legislative campaign, in the following days caused a full psychotic break that caused Brandy Bond to be hospitalized in a mental institution. It is the plaintiffs intent to prove that Mr. Poma has a history of being sexually inappropriate with Brandy Bond and other Applebee's staff members and customers. And that the unconstitutional arrest not

only caused damage to Brandy Bond's Wisconsin State Assembly legislative campaign, is hindering the progress of Brandy Bond selling photography and showing visiting business prospects her art, hanging in the Shoppes of Grand Ave's Ayzha Fine Arts. The unfair treatment is also hindering business and network possibilities with the Newaukee networking firm which Bond has established a relationship with. The incident has defamed Brandy Bond's character, and has caused anxiety and post dramatic stress induce trauma when approached by any security guards. Brandy Bond seeks \$17 million in damages; for lifetime damage to her political career, pain and suffering, deformation, and violation of constitutional rights.



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E.	JURY DEMAND	
	I want a jury to hear my case.	
	■-YES	
I dec	lare under penalty of perjury that the foregoing is true and correct.	
Com	plaint signed this 24th day of January 20 17.	
	Respectfully Submitted, Signature of Plaintiff	
	(414) 915-3935	
	Plaintiff's Telephone Number	
	blrooney@wi.rr.com	
	Plaintiff's Email Address	
	213 W Wabash Ave Waukesha WI 53186	
	(Mailing Address of Plaintiff)	
	(If more than one plaintiff, use another piece of paper.)	
	UEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE NG FEE	
	I DO request that I be allowed to file this complaint without paying the filing fee. I have completed a Request to Proceed in District Court without Prepaying the Filing Fee form and have attached it to the complaint.	
	I DO NOT request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.	